

NOV 30 2015

United States Court of Appeals  
District of Columbia CircuitUNITED STATES COURT OF  
APPEALS FOR THE DISTRICT  
COLUMBIA CIRCUITUNITED STATES COURT OF APPEALS  
FOR DISTRICT OF COLUMBIA CIRCUIT  
FILED NOV 30 2015

CLERK

#15-5192

KURT MADSEN

APPELLANT

V.

4-10

WILLIAM SMITH

APPELLEE.

## AMENDED WRIT OF HABEAS CORPUS

(NOTE: NOTIFICATION UNDER ECF ~~THANK YOU SNAPU~~ ~~WAS SENT TO GOV FOR INFO~~)

THE APPELLANT HEREBY PRAYS THE CHIEF JUDGE  
OF THE COURT PERMIT HIS ORIGINALLY SUSPENDED  
PRIVILEGE OF WRIT OF HABEAS CORPUS TO BE AMENDED.

THE APPELLANT IS CURRENTLY IN THE CUSTODY OF  
THE APPELLEE.

HOWEVER, APPELLANT WAS PLACED UNDER ARREST BY  
THE UNITED STATES SECRET SERVICE ON THE  
GROUNDS OF THE CANADIAN EMBASSY ON NOVEMBER  
17, 2015, AFTER AT THE REQUEST OF THE APPELLANT  
THE "SECRET SERVICE" WAS CALLED UPON THE SUGGESTION  
OF THE CANADIAN EMBASSY AND THE REQUEST OF  
APPELLANT, THANKING CANADIAN "SECRET SERVICE"

10/8

THIS AMENDED WRIT IN NO WAY IS INTENDED TO REPLACE THE ORIGINAL ATTACHED IN THE NOA OR THE SECOND FINALY RECEIVED BY THE ~~FED~~ DISTRICT COURT ON SEPTEMBER 8, 2014. "INCORPORATES" "INFO"

THE APPELLANT HEREBY AMENDS THE "AUGUST 25" WRIT TO INCLUDE THE GOVERNOR OF WASHINGTON STATE FOR HE IS THE CHIEF EXECUTIVE OFFICER RESPONSIBLE FOR THE ABUSE OF LEGAL PROCESS, ARTICULATED TO THE COURT IN OTHER PLEADINGS, ~~W~~

THE GOVERNOR WAS THE CEO ON THE SEPTEMBER 29, 2014 KIDNAPPING AND RETURN TO INVOLUNTARY SERVITUDE AS DEFINED BY CONGRESS IN THE TRAFFICKING VICTIMS PROTECTION ACT OF 2000.

ON NOVEMBER 3, 2015 - AFTER DARK I WAS RELEASED FROM TOTAL ISOLATION AT SCORE JAIL.

ON NOVEMBER 4, 2015 I REPORTED TO A "DOC" UNIDENTIFIED "OFFICER" "DAVIS-COURT" WHO THREATEND ME WITH ARREST IF I TRAVELED "SOUTH OF HWY 518". I REQUESTED THAT I BE ABLE TO GO TO THE COURTHOUSE WHERE THE "MOCK" TRIAL WAS, IN KENIT. (HAD JUST FILED PLEAS) MY REQUEST WAS MET WITH FURTHER THREATS OF LEGAL ACTION. "THE ENEMY WITHIN" STYLE.

I THEN WENT TO THE UNITED STATES DISTRICT  
2018

COURT FOR WESTERN WASHINGTON IN SEATTLE,  
ALTHOUGH I WAS NOW PERMITTED ENTRY TO THE  
BUILDING SINCE USMAA ARNOLD KNIGHT WAS NO LONGER  
THERE I WAS "ESCORTED" (MORE LIKE STALKED AND  
FOLLOWED.)

I FELT AS THOUGH I WAS A PRISONER INSIDE THE COURT.  
THE "LAW LIBRARY" WAS USELESS, RELIANCE UPON BOOKS FOR  
UNITED STATES CODE INSTEAD OF USCODE.<sup>(?)</sup>HOUSE.GOV

I GUESS THEY DON'T SEIZE ELECTRONICS AT THE DOOR  
LIKE THE D.C., SO PEOPLE ARE EXPECTED TO HAVE THEIR  
OWN, I JUST HADN'T HAD MINE FIXED YET AND IT  
WAS "DOWN SOUTH."

THE POINT HERE IS ALTHOUGH APPELLEE HAS A  
"LAW LIBRARY" I WAS NOT GIVEN ACCESS THE  
LAST TIME, FOR MY OCTOBER 6, 2014 DEADLINE IN  
THE "ONE SUPREME COURT"

TODAY I WAS "TRANSFERRED" TO A UNIT THAT JUST  
HAD "LAW LIBRARY" TODAY, SO I MISSED IT.

THE SECRET SERVICE OF THE UNITED STATES  
REFUSED TO VERIFY THE NCIC 'WARRANT' WHICH  
IS ANOTHER ONE THE SAME AS SENT FROM ~~SCOR~~  
SCORE SOUTH "CORRUPTION" ENTITY.

I OBJECTED TO BEING TRANSFERRED INTO THE CUSTODY  
OF APPELLEE BY THE UNITED STATES SECRET SERVICE.

PLEADING WITH OFFICER CROZIER AND "SGT" WELLS, TO PROTECT ME UNDER THE TRAFFICKING VICTIMS PROTECTION ACT OF 2000.

I WAS EVEN "MIRANDIZED" BY OFFICER CROZIER AND REQUESTED TO SPEAK WITH HIM AND "SGT" WELLS I HAD EVIDENCE IN MY BAG OF THE UNCONSTITUTIONAL NCIC WARRANT.

I EXPLAINED I WAS AT THE FBI BUILDING TRYING TO CLEAR UP THE FRAUD.

I WAS AT THE COURT NOVEMBER 13 AND 16, 2015 ~~AND~~ AND RECEIVED THE SEPTEMBER 2014 REQUESTION REQUEST.

THE SECRET SERVICE REFUSED TO ALLOW ME TO PRODUCE THE EVIDENCE OR OBTAIN A COPY OF THE CURRENT "WARRANT" KEEPING THE FACTS "SECRET"

MOREOVER, THE ONLY "REPORT" FILED IS FROM THE CORRUPT CORPORATION OF THE DISTRICT OF COLUMBIA. (SEE APPENDIX A)

MY TALKING ABOUT THE SECRET SERVICE AT THE 11/17/2015 "HEARING" IN THE CORRUPT CORPORATE COURT MADE ME SEEM "CRAZY",

ON NOVEMBER 20, 2015 HIPPA WAS VIOLATED ALTHOUGH I SPOKE WITH SOMEONE FOR ONLY 5 MIN.

4 OF 8

I WAS DEEMED TO BE INCOMPETENT TO ASSIST MY OBJECTED  
TO CJA APPOINTED "ASSISTANCE OF COUNSEL"

ON NOVEMBER 20, 2015 I WAS IN COMPLETE SHOCK  
AT SUCH AN INJUSTICE.

IN THE CASE OF:

UNITED STATES OF AMERICA

X

KURT MADSEN

2015 FUG 16000

I KURT MADSEN AGAIN AS ON 11/17/2015  
OBJECTED THAT THE "SUPERIOR" COURT FOR THE  
CORPORATION OF THE DISTRICT OF COLUMBIA  
LACKS JURISDICTION UNDER ARTICLE 3  
OF THE UNITED STATES CONSTITUTION.

THIS <sup>SCAM</sup> COURT WAS THE SCAM SET UP IN  
MARBURY V. MADISON (1803)

WHICH BENT HELL BACK TOWARDS EARTH, IN INSTALLING  
THE INSTRUMENT OF BLACKSTONES IN THE CHARTERS  
OF FREEDOM, EXTENDING THE INSANITY OF SLAVERY  
TO BEYOND THE WRONG (13 STATES) FEEL ORIGINAL.

THE UNITED STATES SECRET SERVICE WAS THE  
SOP

DEPARTMENT WHICH BROUGHT ME INTO THE CURRENT  
INJUSTICE OF VIOLATIONS OF THE TRAFFIC  
VICTIMS PROTECTION ACT OF 2000.

SINCE NOT ONLY IS THE EXECUTIVE DEPARTMENT  
A "PARTY", BUT RESPONSIBLE FOR THE INJUSTICE  
OF USING THE AFFORDABLE CARE ACT TO CIRCUMVENT  
THE "FULL FAITH AND CREDIT"

WHEREBY THE WASHINGTON STATE SUPERIOR  
COURT, AND SUPREME COURT HAVE CONFIDENCE  
IN THE APPELLANTS COMPETENCE, HE IS SELF-  
REPRESENTED IN THE TRIAL AND APPELLATE COURTS  
SINCE 2006 - AND ALSO THE 2010 DECISION IN  
WASHINGTON STATE V. KURT MADSEN, FOR SELF-REPRESENTATION  
ALSO THE APPELLANT PROVIDED THE EX POST FACTO  
IDEA TO THE ATTORNEY IN ANOTHER PUBLISHED  
CASE WASHINGTON STATE V. KURT MADSEN 2009

FURTHERMORE, WHAT WAS DOCUMENTED IN THE  
COURT OVER THE PAST FEW MONTHS THE APPELLANT  
IS FORCED TO REPRESENT HIMSELF IN THE  
LAND OF LAWLESSNESS AND INVOLUNTARY  
SERVITUDE APPELLEE, ASSISTED IN PROVIDING  
IN VIOLATION OF THE TVPA OF 2000 AND OTHER  
POSITIVE LAWS.

ALLOWING APPELLANT TO BE TAKEN BY A

FOREIGN POWER AS INDICATED IN OTHER PLEADINGS  
HE SHOULD NOW BE PROTECTED UNDER CHAPTER 209 TITLE 18 BY ART 2  
SEC 2  
PENALTY

THE APPELLANT SHOULD BE PROTECTED BY  
THE CHIEF COMMANDING OFFICER IN THE ARTICLE  
1 SECTION 8 CLAUSE 17 SEAT OF THE UNITED  
STATES GOVERNMENT THE ARTICLE 2 SECTION 2  
CLAUSE 8 PRESIDENT OF THE UNION OF THE  
UNITED STATES; UNDER DUE PROCESS OF POSITIVE LAWS

THE CHIEF EXECUTIVE OFFICER  
FOR THE CORPORATION OF THE DISTRICT  
OF COLUMBIA IS CORRUPT. (LEE INTERFIELD)

JUST AS IS APPELLEE WHOM HAS SEIZED  
ALL PAPERS AND EFFECTS OF APPELLANT.

WHICH WERE ORIGINALLY TAKEN BY  
OFFICERS INTENDED TO PROTECT THE PRESIDENT  
NOT HARASS THE PEOPLE OF THE UNITED  
STATES.

THE 10 MILE SQUARE AREA IS LIKE A  
PRISON OR MILITARY BASE, AND NCIC IS  
A CORRUPT-DATA-BASE (SEE 'WARRANT' VIOLATES THE 4TH)

SINCE APPELLEE WAS GIVEN THE POWER AS A CORRUPT  
ORGANIZATION TO SEIZE ALL COMMUNICATIONS DEVICES<sup>①</sup>  
AND REQUIRES "APPROVAL" (SEE APPENDIX C (2 SIDED))  
FOR TELEPHONE CALLS.

THE CORRUPT CORPORATION ALSO OPERATES THE  
① SMART PHONE - LAPTOP - ~~OBAMA~~ "OBAMA PHONE" 7088

COURT.

IN VIOLATION OF THE CONSTITUTION OF  
THE UNION OF THE UNITED STATES

ITS OFFICERS ARE NOT UNITED STATES OR  
OFFICERS OF THE SEVERAL STATES TO ATTAIN  
A POSITION OF PUBLIC TRUST, SEE ART 6 SEC 3)

THE APPELLEE HAS ASSIGNED APPELLANT A  
"CASE MANAGER" "PRIVATE" (EMERSON) WHO  
TODAY 11/23/2015 REFUSED TO ALLOW APPELLANT  
TO CALL THE COURT 202-216-7000 (EXT <sup>PRE</sup> 4)  
FOR THIS CASE AND UPDATE THE COURT, AND  
INQUIRE INTO THE EMERGENCY MOTION.

THE "CASE MANAGER" IS THE "BRIDGE" TO APPELLANT'S "FREE-SPEECH"

### CONCLUSION

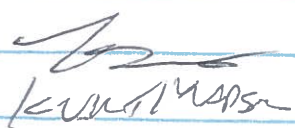
JAY INSLEE WASHINGTON'S GOVERNOR  
LEE SATTERTHOLD CORRUPT CORPORATION CEO  
BARACK OBAMA ARTICLE 2 SECTION 2 CEO  
SHOULD BE ADDED AS RESPONDENTS TO TVPA VIOLATIONS

THE APPELLANT DECLURES UNDER THE PENALTY OF  
PERJURY THE TRUTH AS TO THE FACTS AND THAT HIS  
RIGHTS ARE BEING OPPRESSED IN THIS INSANITY  
OR INVOLUNTARY SERVITUDE BY THE ABUSE OF  
LEGAL PROCESS BY THE PCLO CORPORATION OF DC.

" NOVEMBER 23, 2015 "

THIS YEAR OF OUR LORD "

I PRAY YOU RELEASE ME UNDER RULE 23 <sup>AT</sup> LEAST 8 OF 8

 KENNETH MARSH

APPENDIX A  
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**Superior Court of the District of Columbia**  
**CRIMINAL DIVISION**

**AFFIDAVIT IN SUPPORT OF AN ARREST WARRANT**

USW NO.:

<b>DEFENDANT'S NAME:</b> <b>MADSEN, KURT</b>					<b>CCR:</b>		<b>PDID:</b> <b>684152</b>	
<b>SEX:</b> <b>M</b>	<b>RACE:</b> <b>W</b>	<b>D.O.B.:</b> <b>03/04/1969</b>	<b>HEIGHT:</b> <b>5'10</b>	<b>WEIGHT:</b> <b>180</b>	<b>EYES:</b> <b>BLUE</b>	<b>HAIR:</b> <b>BROWN</b>	<b>COMPLEXION:</b> <b>LIGHT</b>	
<b>DEFENDANT'S HOME ADDRESS:</b> <b>425 2<sup>ND</sup> ST NW WASH</b>						<b>TELEPHONE NUMBER:</b>		
<b>DEFENDANT'S BUSINESS ADDRESS:</b> <b>UNKNOWN</b>						<b>TELEPHONE NUMBER:</b>		
<b>COMPLAINANT'S NAME:</b> <b>METROPOLITAN POLICE DEPARTMENT (FUGITIVE UNIT)</b>								
<b>LOCATION OF OFFENSE:</b> <b>STATE OF WASHINGTON</b>					<b>DATE OF OFFENSE:</b> <b>11/12/2015</b>		<b>TIME OF OFFENSE:</b> <b>UNKNOWN</b>	

**GIVE BRIEF DESCRIPTION OF WHAT HAPPENED:**

The Metropolitan Police Department's Fugitive Unit received an NCIC Hit indicating that the Defendant MADSEN, KURT has an outstanding arrest warrant (OCA#964228) in the state of WASHINGTON. The warrant is charging the Defendant with "ESCAPE". The date of the warrant is November 12, 2015. The Defendant is a Fugitive from the State of WASHINGTON.

On November 17, 2015 the warrant was verified by Officer White of the Metropolitan Police Department Fugitive Unit, through NCIC/WALES check, advising that the warrant is active and they will extradite. D-1's identity was also confirmed through photographs obtained from the Department of Corrections Database and by teletype confirmation, they will extradite.

The Defendant was arrested in the District of Columbia on November 17, 2015. This case will be presented to the USAO for review on November 17, 2015.

**TO: WARRANT CLERK****PLEASE ISSUE A WARRANT FOR:****MADSEN, KURT****CHARGED WITH: FUGITIVE F/ JUSTICE**
  
**ASSISTANT UNITED STATES ATTORNEY**
**AFFIANT'S SIGNATURE:**

X

**SUBSCRIBED AND SWORN TO BEFORE ME THIS****17TH****DAY OF****NOV**
  
**(JUDGE) (DEPUTY CLERK) SUPERIOR COURT  
OF THE DISTRICT OF COLUMBIA**

**SUPERIOR COURT OF THE DISTRICT OF COLUMBIA**

USCA Case #15-5192

Document #1587158

Filed: 11/30/2015

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United States of America

Cal. #

Case No.

Defendant's name

Defendant's address

Defendant's phone no.

**YOU ARE HEREBY RELEASED ON THE CONDITIONS INDICATED BELOW:  
THESE CONDITIONS WILL BE IN EFFECT UNTIL YOUR CASE IS DISPOSED OF OR UNTIL  
THEY ARE CHANGED OR AMENDED BY A JUDGE**

<input type="checkbox"/> <b>PERSONAL PROMISE</b>	PERSONAL RECOGNIZANCE Your personal recognizance, provided that you promise to appear at all scheduled hearings as required by the Court.		
<input type="checkbox"/> <b>UNSECURED APPEARANCE BOND.</b>	Your personal unsecured appearance bond, to be forfeited should you fail to appear as required by the Court.		
<input type="checkbox"/> <b>SUPERVISORY CUSTODY</b>	You hereby agree to be placed in the custody of _____ who agrees (a) to supervise you in accordance with the conditions below, (b) to use every effort to assure your appearance at all scheduled hear- ings, trials, or otherwise, and (c) to notify the D.C. Pretrial Services Agency immediately in the event you violate any condition of release or disappear. Agency telephone - 585-7077		Custodian's name _____  Custodian's address _____  Custodian's phone no. _____
<input type="checkbox"/> <b>YOU ARE TO STAY</b>	<input type="checkbox"/> away from the complaining witness. _____ name _____ <input type="checkbox"/> at _____ address _____ <input type="checkbox"/> You are to verify your address with D.C. Pretrial Services in Room C-301 within 24 hours. <input type="checkbox"/> Curfew is imposed at above address from _____ P.M. to _____ A.M.		<input type="checkbox"/> within the D.C. area.
<input type="checkbox"/> <b>YOU ARE TO LIVE</b>	<input type="checkbox"/> Report to D.C. Pretrial Services Agency, Room C-220, for: <input type="checkbox"/> Evaluation and if positive <input type="checkbox"/> Program placement by PSA <input type="checkbox"/> Placement in court ordered surveillance <input type="checkbox"/> Enroll in <input type="checkbox"/> Maintain participation at <input type="checkbox"/> PSA <input type="checkbox"/> ADASA <input type="checkbox"/> Other _____ Refrain from illegal drug use.		
<input type="checkbox"/> <b>YOU ARE TO REPORT TO</b>	<input type="checkbox"/> D.C. Pretrial Services Agency <input type="checkbox"/> Probation Officer <input type="checkbox"/> Parole Officer	<input type="checkbox"/> Weekly <input type="checkbox"/> Other _____ <input type="checkbox"/> Weekly <input type="checkbox"/> Other _____ <input type="checkbox"/> Weekly <input type="checkbox"/> Other _____	<input type="checkbox"/> By Phone <input type="checkbox"/> In Person <input type="checkbox"/> By Phone <input type="checkbox"/> In Person <input type="checkbox"/> By Phone <input type="checkbox"/> In Person
<input type="checkbox"/> <b>REVIEW</b>	You are to report to the D.C. Pretrial Services Agency at room C-301 immediately upon release for a review of conditions		
<input checked="" type="checkbox"/> <b>YOU ARE TO</b>	Refrain from committing any criminal offense, the penalties for which are explained on the reverse side of this order.		
<input checked="" type="checkbox"/> <b>OTHER</b>			
<input type="checkbox"/> <b>MONEY BOND OF</b>	<input checked="" type="checkbox"/> <b>CASH BOND.</b> Upon execution of appearance bond, to be forfeited should you fail to appear as required by the Court, secured by a deposit, such deposit to be returned when the Court determines you have performed the conditions of your release. You will deposit the _____ % in registry of the Court. <input type="checkbox"/> <b>SURETY BOND</b> Upon execution of appearance bond with approved surety.		
<b>NEXT DUE BACK</b>	on <u>12/16/15</u> in Courtroom <u>316</u> at <u>4:00</u> <u>P.M.</u> If you have any questions about the date, time, or location CALL <b>THE D.C. PRETRIAL SERVICES AGENCY AT 585-7077</b>		<b>YOUR ATTORNEY</b> <u>PARROTTA</u> address _____ phone no. _____

**DEFENDANT'S SIGNATURE**

I understand the penalties which may be imposed on me for willful failure to appear or for violation of any condition of release and agree to comply with the conditions of my release and to appear as required.

**WITNESSED BY**

(title or agency)

**IMPORTANT:**

YOU ARE TO NOTIFY IMMEDIATELY THE D.C. PRETRIAL SERVICES AGENCY, 500 INDIANA AVE., N.W., ROOM C-301 TELEPHONE NUMBER 585-7077, OF ANY CHANGE OF ADDRESS, EMPLOYMENT, OR CHANGE IN STATUS OF ANY RELEASE CONDITIONS.

Date

**SO ORDERED**

WHITE - COURT JACKET  
GREEN - D.C. PRETRIAL SERVICES AGENCY  
BLUE - DEFENDANT

YELLOW - DEFENSE ATTORNEY  
GOLD - CUSTODIAN  
PINK - U.S. ATTORNEY

Signature of Judge

XZ SIDES

**DC Department of Corrections****Inmate Telephone ID Number Release Form**

Inmate Name: MADSEN, KURT  
Inmate DCDC#: 245102  
Inmate Booking#: 2015-15516 UNIT \_\_\_\_\_  
Inmate DOB: 3.4.1969 CELL \_\_\_\_\_  
Telephone ID#: 3445749

This document is an agreement between X and Washington DC Department of Corrections referred to as "the Facility" in this document.

By signing below, I understand that the Telephone ID number above has been issued to me for access to the Inmate Telephone System and can be used to debit monies from my inmate account for telephone calls and/or commissary orders, and can be used to place collect telephone calls.

I further understand and agree that it is my responsibility to keep this number confidential, so as to protect against unauthorized access and use of monies kept in my inmate account, and so as to protect against unauthorized placement and charging of collect telephone calls.

I understand and agree that neither the Facility, nor INMATE TELEPHONE, INC., assume any responsibility for the unauthorized use of my Telephone ID Number.

In the event that monies are deducted from my inmate account due to unauthorized use of my Telephone ID number, I understand and agree that neither the Facility, nor INMATE TELEPHONE, INC., will reimburse me for any unauthorized deductions from my account.

In the event that charges for collect telephone calls are incurred due to unauthorized use of my Telephone ID number, I understand and agree that neither the Facility, nor INMATE TELEPHONE, INC., will reimburse me for any unauthorized collect telephone call charges.

I understand and agree that using another inmate's Telephone ID number, or allowing another inmate to use my Telephone ID number, is strictly forbidden, and may result in the Facility taking disciplinary action against me.

I agree to notify an officer of the Facility if my Telephone ID Number becomes known by other inmates, so it can be changed immediately.

I understand and agree that telephone calls are subject to monitoring, recording, and may be intercepted or divulged.

I understand and agree the Inmate Telephone System should not be used for attorney telephone calls because the attorney/client privilege cannot be protected. Telephone calls with attorneys should be arranged through a Case Manager of the Facility.

Inmate Signature \_\_\_\_\_ Date: \_\_\_\_\_

Case Manager Signature: \_\_\_\_\_ Date: \_\_\_\_\_

DC Department of Corrections

PS 4030.1  
Attachment A

**\*\*\*EMERGENCY GRIEVANCE\*\*\***  
**INMATE COMPLAINT - INFORMAL RESOLUTION**

(See Reverse Side for More Information)

TO

DIRECTOR  
 Inmate Grievance Coordinator

Date

11/20/2015

KURT MADSEN  
 Inmate Name (print clearly)

345102  
 CDC #

SOUTH 2 | 31  
 Hsg. Unit Cell

Signature

**You Can Only Use This Form 7 Calendar Days After Filing A Request Slip And It Was Not Answered**

## NATURE OF COMPLAINT

- |  |   |
|--|---|
| <input checked="" type="checkbox"/> Facility Transfer                      | <input type="checkbox"/> Fire Safety and Sanitation |
| <input type="checkbox"/> Program and Activities                            | <input type="checkbox"/> Personal Hygiene           |
| <input type="checkbox"/> Case Management Services                          | <input type="checkbox"/> Health Care                |
| <input type="checkbox"/> Staff Treatment                                   | <input type="checkbox"/> Food Service               |
| <input type="checkbox"/> Communications (mail, visits, telephone, legal)   | <input type="checkbox"/> Property                   |
| <input type="checkbox"/> Sentence computation, jail credit, over detention | <input type="checkbox"/> Finance                    |
| <input type="checkbox"/> Rules and Regulations                             | <input type="checkbox"/> Facilities Management      |
| <input type="checkbox"/> Discrimination                                    | <input type="checkbox"/> Transportation             |
| <input type="checkbox"/> Safety and Security                               | <input type="checkbox"/> Other                      |

Date you sent an inmate request slip or asked for assistance

11/17/2015

To Whom

DC DOC "BOOKING"

## EXPLANATION/COMMENTS

AS INDICATED IN "ATTACHMENT B" DC DOC IS VIOLATING THE TVPA OF 2000 IF AN EMERGENCY CAN BE HAD FOR A PREA COMPLAINT THE TVPA IS ENTERED TO THE SAME PROCESS PROTECTIONS AS THE CASE OF KURT MADSEN V. WILLIAM SWAN USDCDC 14-1716 AND APPEAL 15-5192 DC DOC FAILED TO PROTECT MY RIGHTS IN SEPT-2014 IN FACT THE DC DOC NOW KNOWS THE WASHINGTON STATE DOC HAS ABUSED LEGAL PROCESS BY ENTERING UNCONSTITUTIONAL 'WARRANTS' INTO NCIC. HOWEVER, SINCE I AM A SOURCE FOR FINANCIAL GAIN TO THE DC DOC FOR MY INVOLUNTARY SERVICE AS DEFINED IN THE TVPA OF 2000, THE ABUSE OF LEGAL PROCESS AND THE ABUSE BY THE DC DOC IN 2014 BY WITHHOLDING THE DELIVERY OF LEGAL MAIL AND ALLOWING MY RETURN WITHOUT PROPER OFFICIALS OR AUTHORITY TO A STATE OF PEONAGE FOR 13 MONTHS IS UNACCEPTABLE AND DC DOC CAN NOT BE TRUSTED.

**FOR DOC COMPLETION BELOW THIS LINE**

Assigned to

Date

Response Due

ACTION TAKEN

☐ Resolved

☐ Not Resolved - Inmate advised of formal process

Print Name (Staff Name)

Signature

Date

Print Name (Inmate Name)

Signature

Date